## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

UNITED STATES OF AMERICA	§	
	§	
VS.	§	CRIMINAL NO. 4:24-CR-00046
	§	
NICHOLAS WILLIAMS	§	

# **UNOPPOSED MOTION FOR CONTINAUNCE**

#### TO THE HONORABLE ANDREW HANEN:

COMES NOW, Defendant, Nicholas Williams, and requests this Honorable Court continue the current scheduling order. As ground in support thereof, Mr. Williams would show the Court as follows:

- 1. The current scheduling order [Doc No. 23] carries a motions deadline of May 24, 2024, and trial date of June 24, 2024, at 9:00 a.m.
- 2. Undersigned Counsel has reviewed most of the discovery, but needs additional time to complete this task and discuss with Mr. Williams.
- 3. Mr. Williams previously waived his rights pursuant to the Speedy Trial Act, 18 U.S.C. § 3161.
- 4. Undersigned Counsel has conferred with the Government and the Government unopposed to this request.

WHEREFORE PREMISES CONSIDERED, Mr. Williams respectfully prays that this Honorable Court grant this Motion and continue the current scheduling order for at least forty-five (45) days in accordance with the orderly dispatch of the Court's schedule.

Respectfull	y submitted:
-------------	--------------

<u>/s/Chip Lewis</u>

**Chip Lewis** 

Federal ID No: 24014 Texas Bar 00791107 chip@chiplewislaw.com

**Erin Epley** 

Federal ID No. 2932463 Texas Bar 24061389 1207 S. Shepherd Dr. Houston, Texas 77019 713-523-7878 (Telephone) erin@epley-law.com

### **CERTIFICATE OF CONFERENCE**

I hereby certify that I have spoken with AUSA Laura Garcia who is unopposed to this Motion.

<u>/s/Chip Lewis</u> Chip Lewis

# **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing motion was delivered to AUSA Garcia via email.

<u>/s/Chip Lewis</u> Chip Lewis